

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of:
Rosen et al.

Docket No.: PF596P1N

Application No.: 10/602,727

Group Art Unit: 1645

Filed: June 25, 2003

Examiner: P.A. Duffy

For: Antibodies Against Protective Antigen

Confirmation No.: 1552

STATEMENT UNDER 37 C.F.R. § 1.821(f)

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Sir:

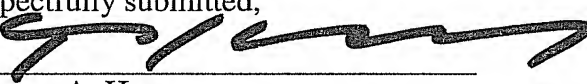
Applicants have filed the Sequence Listing electronically in "txt" format herewith via the EFS-Web 1.1 system. As presently advised by the PTO Electronic Business Center, no additional paper (PDF) copy is required, and the text file is not counted for the application page size fees.

However, Applicants are unclear whether a statement under 37 C.F.R. § 1.821 is still required in light of this electronic submission of the Sequence Listing. To the extent it is necessary, the undersigned hereby certifies pursuant to 37 C.F.R. § 1.821(f) that the sequence listing information recorded in computer readable form and submitted herewith (in the txt file) is identical to the written Sequence Listing (the same txt file) submitted herewith.

Should any further statements be required, please contact the undersigned.

Dated: January 16, 2007

Respectfully submitted,


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